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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/766,303	01/1	19/2001	Curtis Cradic	8CL-7332	9633	
7:	590	03/01/2002	•			
Michael A. Ca			EXAMINER			
Cantor Colburn 55 Griffin Road	d South		BOYKIN, TERRESSA M			
Bloomfield, CT	06002			ART UNIT	PAPER NUMBER	
				1711	2	
			DATE MAILED: 03/01/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

				Application	on No.	Applicant(s)	
		•		09/766,30	3	CRADIC ET AL.	
	Offic A	Action Summar	y	Examiner		Art Unit	
				Terressa	M. Boykin	1711	
		G DATE of this com	munication ap	. 4	<u>-</u>	th the correspondence add	dress
Period fo		TATUTORY PERIO	UD EOD DEDI	VIC CET T	O EVDIDE 3 M		
THE N - Exten after S - If the - If NO - Failur - Any re	MAILING DA usions of time may SIX (6) MONTHS of period for reply sp period for reply is re to reply within the pely received by the	TE OF THIS COMN be available under the prov from the mailing date of this recified above is less than the specified above, the maxim he set or extended period for	MUNICATION. risions of 37 CFR 1. communication. nirty (30) days, a repum statutory period r reply will, by statutenths after the mailin	.136(a). In no eve ply within the statu I will apply and wil te, cause the appl	nt, however, may a re story minimum of thirty I expire SIX (6) MON ication to become AB		r. mmunication.
3 tatus 1)⊠	Pasnonsiya	to communication	(c) filed on OR	lanuary 200	าว		
1)⊠ 2a)□	This action	e to communication		his action is	_	•	
3)	Since this a	pplication is in cond	dition for allow	vance except	for formal mat	ters, prosecution as to the D. 11, 453 O.G. 213.	e merits is
Dispositi	on of Claims			•	-		
4) 🖂	Claim(s) 1-3	33 is/are pending in	the application	on.			
	4a) Of the ab	ove claim(s)	is/are withdra	awn from cor	nsideration.		
		is/are allowed.					
6)⊠	Claim(s) <u>1-3</u>	<u>3</u> is/are rejected.					
7)	Claim(s)	is/are objected t	to.				
8)[Claim(s)	are subject to re	estriction and/	or election re	equirement.		
Application	on Papers						
9) 🗌 ७	The specifica	tion is objected to b	y the Examin	er.			
10)□ 7	The drawing(s) filed on is/	/are: a)⊟ acce	epted or b)	objected to by th	ne Examiner.	
	Applicant ma	ay not request that an	y objection to t	he drawing(s)	be held in abeya	nce. See 37 CFR 1.85(a).	
11) 🔲 🏾		_			•	sapproved by the Examine	er.
_		corrected drawings a	·		fice action.		
•		eclaration is object	•	xaminer.			
Priority u	nder 35 U.S	.C. §§ 119 and 120)				
		ment is made of a c	_	gn priority un	der 35 U.S.C. §	119(a)-(d) or (f).	
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	ар	s of the certified cop polication from the In ned detailed Office a	nternational B	ureau (PCT	Rule 17.2(a)).	received in this National a	Stage
14) 🗌 A	cknowledgm	ent is made of a cla	aim for domes	tic priority ur	der 35 U.S.C.	§ 119(e) (to a provisional	application).
		slation of the foreig nent is made of a cla				een received. §§ 120 and/or 121.	
Attachment				-			
2) Notice	e of Draftsperso	Cited (PTO-892) n's Patent Drawing Revi e Statement(s) (PTO-14		<u>4.6.</u> .		Summary (PTO-413) Paper No(Informal Patent Application (PTC	
S. Patent and Tra	ademark Office v. 04-01)			Action Summar			Paper No. 7

Page 2

Application/Control Number: 09766303

Art Unit: 1711

* Note that all responses to this action should be sent to Art Unit 1711.

35 USC 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over USP 6219329; or EP 0438225 or USP 6183830 or USP 4891800 see abstract, claims.

Each of the references discloses a data storage media prepared from the same components as claimed by applicants except for the particular amounts and parameters, i.e. trasmissivity as claimed. Note applicant(s) "comprising " is open language and does not exclude those additional moieties etc. disclosed herein.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ particular parameters as known in the art, since it is well-established that merely selecting ranges is not patentable absent a showing of criticality. In re Becket, 33 U.S.P.Q. 33 (C.C.P.A. 1937). In re Russell, 439 F.2d 1228, 169 U.S.P.Q. 426 (C.C.P.A. 1971).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who

Art Unit: 1711

has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 1-33 are rejected under 35 U.S.C. 102(a, b, or e) as being anticipated by over USP 6219329; or EP 0438225 or USP 6183830 or USP 4891800 see abstract, claims.

Each of the references discloses a data storage media prepared from the same components as claimed by applicants .

Note applicant(s) "comprising" is open language and does not exclude those additional moieties etc. disclosed herein. Any properties or characteristics inherent in the prior art, e.g. transmissivity, although unobserved or detected by the reference, would still anticipate the claimed invention. Note In re Swinehart, 169 USPQ 226. "It is elementary that the mere recitation of a newly discovered...property, inherently possessed by things in the prior art, does not cause claim drawn to those things to distinguish over the prior art". Since the disclosed parameters are expressed differently and thus may be distinct from those claimed, it is incumbent upon applicant(s) to establish that they are in fact different and whether such difference is unobvious. In view of the above, there appears to be no significant difference between the reference(s) and that which is claimed by applicant(s). Any differences not specifically mentioned appear to be conventional. Consequently, the claimed invention cannot be deemed as novel and accordingly is unpatentable.

Correspondence

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Examiner Terressa Boykin, via the receptionist whose telephone number is (703) 308-2351. The examiner can normally be reached on Monday through Friday from 8:00a.m.-2:00p.m.

However, any inquiry of *MISSING PAPERS should be directed to 703* 305-7874 or if of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703)308-2351.

tmb

Examiner Terressa Boykin

Primary Examiner

Art Unit 1711